

MASTER COMMISSIONER'S SALE.

Ohio Circuit Court.
Maude Crowe, et al., Plaintiffs.
vs. Notice of Sale.
Nellie Crowe Truman, et al., Defendants.

By virtue of a judgment and order of sale of the Ohio Circuit Court entered in the above styled action at its September term, 1920, directing me as Master Commissioner of said court to sell the hereinafter described real estate for the purpose of paying the costs of the above styled action together with the costs of this sale and dividing the balance of the proceeds among the parties entitled thereto as their respective interests may appear, I will offer for sale at public outcry, to the highest and best bidder at the Court House door in Hartford, Ohio County, Ky., on Monday, November 1st, 1920 (it being the first day of the regular November term of the Ohio County Court) at about the hour of one o'clock p. m., upon a credit of six months the following described real estate lying and being in Ohio County, Ky., bounded as follows: Two tracts or parcels of land in Ohio County, Kentucky, bounded as follows:

1st tract: Beginning at a stone in Henderson Whittier's line, and corner to lot No. 3; thence west 138 poles to a hickory, Wm. C. Truman's corner; thence with his line S. 66 poles to three black oaks; thence S. 43 E. 42 poles to a stone, E. 110 poles to two white oaks, corner to lot No. 3; thence North to the beginning.

Being same land conveyed to H. C. Crowe, by John Whittier, et al., on the 3rd day of March, 1902, which deed is of record in deed book No. 60, page 173, Ohio County Clerk's office.

2nd tract: Beginning at a stone in the Fordsville and S. Gillespie road corner to the Whittier homestead tract; thence with a line of same S. 10 W. 73 poles to a white oak and black oak, corner homestead in Whittier's line; thence West in a straight line 64 poles to a stone, corner W. C. Truman; thence N. with Truman's line to the road; thence with the Fordsville and Gillespie road to the beginning, containing 30 acres more or less. This is a part of the old Henderson Whittier tract of land which was conveyed to J. W. McCarthy by R. Holbrook Commissioner, August 13, 1900, and which land was conveyed to H. C. Crowe, by J. W. McCarthy and wife on Feb. 2nd, 1903, which deed is of record in deed book 59, page 573, Ohio County Clerk's office.

The purchaser will be required to execute bond immediately after sale with security to be approved by the Commissioner to have the force and effect of a judgment, payable in six months, bearing interest at the rate of 6 per cent per annum from date until paid. A lien will be retained on the land sold to further secure the payment of said bond.

Given under my hand, this 6th day of October, 1920.
OTTO C. MARTIN, M. C.
M. L. Heavrin, Attorney.

MASTER COMMISSIONER'S SALE.

Ohio Circuit Court.
Annie E. Hill, et al., Plaintiffs.
vs. Notice of Sale.

Irene Maddox Jones, et al., Defendant.

By virtue of a judgment and order of sale of the Ohio Circuit Court rendered at its September term, 1920, in the above styled action, directing me as Commissioner of said court to sell the hereinafter described land for the purpose of paying the cost of this sale, and dividing the balance of the proceeds among the parties entitled thereto as their respective interests may appear, I will offer for sale at public outcry to the highest and best bidder at the court house door in Hartford, Ohio County, Ky., on Monday, November 1st, 1920, (it being the first day of the regular November term of the Ohio County Court) at about the hour of one o'clock p. m., upon a credit of six and twelve months, the following described real estate:

Beginning at a stone the S. E. corner of lot No. 1, known as the Sarah Maddox land deeded to her by Robert Southard; thence east 3 poles to a stone on the North side of the Hartford and Rockport road and the N. E. corner of the Dave Shively's lot; thence N. 66 E. 13 poles with the Hartford and Rockport road; thence N. 72 E. 18 poles with said road; thence N. 72 E. 28 poles to a stone on the North side of said road; thence N. 126 poles to the South bank of the Louis Creek to one beech and sweet gum; thence down said creek with its meanderings to a stone, N. E. corner of lot No. 1 of Robert Southard's land; thence S. 102 poles to the beginning excepting however from said boundary of land a small portion thereof sold by E. Harrison Maddox to Oscar Wade on April 22, 1905, a small portion thereof sold by E. Harrison Maddox to George H. Bennett on May 28, 1906; and a portion thereof sold by E. Harrison Maddox to Flora Bratcher, November 25, 1908, leaving approximately thirty acres of said boundary of the land owned and held by said plaintiffs and defendants.

The purchaser will be required to execute bonds immediately after sale with security to be approved by the commissioner, to have the force and effect of a judgment, payable in six and twelve months, bearing interest at the rate of 6 per cent per annum from date until paid. A lien will be retained on the land sold to further secure the payment of said bonds.

Given under my hand this 6th day of October, 1920.
OTTO C. MARTIN, M. C.
Attorneys.

MASTER COMMISSIONER'S SALE.

C. W. Morgan, Plaintiff.
vs. Notice
A. W. Morgan, Defendant.

By virtue of a judgment and order of sale entered in the above styled action at the July, 1920 term of the Ohio Circuit Court, directing me to sell the hereinafter described property for the purpose of paying certain legacies made in the will of Isabel

Morgan, to-wit, \$475.00 to the plaintiff in this action with interest thereon at the rate of 6 per cent per annum from May 7, 1917 until paid, also to T. F. Tanner, et al., the sum of \$242.00, with interest thereon at the rate of 6 per cent per annum from May 7, 1917, until paid, and the costs of this action and cost of this sale. I will offer for sale at public outcry to the highest and best bidder at the court house door in Hartford, Ky., on Monday, Nov. 1, 1920, (it being the first day of the regular term of the Ohio County Court), at about the hour of one o'clock p. m., upon a credit of six and twelve months, the following described real estate:

A one-fourth interest in a tract of land in Ohio County, Ky., containing 90 acres lying on the waters of Barnetts Creek and bounded on the East by the lands of Milligan Bros., and J. B. Mullican; on the South by the lands of Robert Rowan and Willis Heflin, on the West by the lands of Ed Charlet and John Price; on the North by the lands of Fred Johnson and Milligan Bros.

Also a one-half interest in 130 acre tract of land lying and being in Ohio County, Ky., on the waters of Barnetts Creek and bounded as follows: Bounded on the East by the lands of Frank Riley; on the West by the lands of James Hinton; on the North by the lands of John Salmon, and on the South by the Livermore and Maxwell public road.

The purchaser will be required to execute bonds immediately after sale with security to be approved by the Commissioner in equal installments, due in six and twelve months, bearing interest at the rate of 6 per cent per annum. Said bonds to have the force and effect of a judgment. A lien will be retained on the land sold to further secure the purchase price.

Given under my hand this 9th day of October, 1920.
OTTO C. MARTIN, M. C.
J. S. Glenn, J. P. Sandefur, Attys.

MASTER COMMISSIONER'S SALE.

Ohio Circuit Court.
H. A. Baird, et al. On Petition.
vs. Notice of Sale.

By virtue of a judgment and order of sale of the Ohio Circuit Court, entered at its September, 1920 term, in the above styled action, directing me as Master Commissioner of the Ohio Circuit Court, to sell the hereinafter described land for the purpose of paying the costs of this action together with the cost of this sale, and dividing the balance of the proceeds among the parties entitled thereto as their respective interests may appear, I will offer for sale at public outcry to the highest and best bidder at the court house door in Hartford, Ohio County, Kentucky, on Monday, November 1st 1920, (it being the first day of the regular November term of the Ohio County Court), at about the hour of one o'clock p. m., upon a credit of six and twelve months the following described real estate, lying and being in Ohio County, Ky., and bounded as follows:

First tract: Beginning at two poplars, white oak and dogwood on the line of A. Barnett's 2000 acre survey and N. W. corner to J. B. Stevens; thence with the line of said survey N. 1 E. 62 poles to two sugar trees and beech, S. E. corner to the John Lucas tract; thence with a line thereof N. 89 W. 98 to a stone on the south bank of Noreck; thence up said creek with its meanders to a stone on the line of J. H. Woodward; thence with his line S. 89 E. 122 poles to a planted stone on the said line of A. Barnett's 2000 acre survey; thence South with said line 16 poles to a stone; thence E. 183 1/2 poles to a planted stone on James Barbour's line near to which is marked as corner trees, a white oak and double dogwood; thence with a line of Barbour's S. 9 E. 30 1/2 poles to a large poplar and beech on a branch of Noreck; thence down said branch S. 34 1/2 W. 14 poles, S. 8 W. 21 1/2 poles to three beeches on the west bank of the branch and corner to J. B. Stevens; thence with his line west to the beginning, containing one hundred seventy-eight and one half (178 1/2) acres, except eleven acres heretofore sold to H. A. Baird and about 46 1/2 acres sold to other parties, leaving in said boundary 121 acres, more or less. Deed from D. L. Barnett and wife to Samuel L. Baird, dated October 23rd, 1857, Deed Book "Q", page 43.

Second tract: Beginning on the East fork of Noreck at a stone; thence N. 86 1/2 W. 84 poles to a stone on the line of Alex Barnett's 2000 acre survey; thence south with said line to two beeches near the bank of little Noreck and East of the Hawesville road; the corner to land bequeathed to W. L. Baird's heirs by James Baird, dec'd; thence north westerly in the center of the Owensboro road to a small walnut on the east side of said road and near the foot of a hill; thence N. 68 E. 89 poles to a stone, corner of land bequeathed to Jane Stevens by James Baird; thence E. 96 poles to a stone; corner on Thomas Webb's line; thence south with said line to little Noreck, thence with meanders of said creek to the beginning, containing Eighty-six (86) acres, more or less, except about 36 acres sold to H. A. Baird leaving 50 acres more or less. Deed from J. W. Barnett and wife to Samuel L. Baird Deed Book 5, page 276.

Said tracts to be sold separately. The purchaser will be required to execute bonds immediately after sale with security to be approved by the Commissioner to have the force and effect of a judgment, payable in six and twelve months, bearing interest at the rate of 6 per cent per annum from date until paid. A lien will be retained on the land sold to further secure the payment of said bonds.

Given under my hand this 6th day of October, 1920.
OTTO C. MARTIN,
Master Commr. Ohio Circuit Court.
C. M. Crowe, Attorney.

**Children Cry
FOR FLETCHER'S
CASTORIA**

AVIATION "ACE" OPPOSES LEAGUE

Covenant of Nations Has but One
Meaning, War, Declares Capt.
"Eddie" Rickenbacker.

SPEAKS FOR BOYS WHO FOUGHT

Says Lawyers May Argue Point, but
Soldiers Would Interpret Our Signi-
ficance Only as Pledge to Fight
Which Must Be Kept.

The following is the first of four articles by Capt. "Eddie" Rickenbacker on "Why Soldiers Are Against the League of Nations." Capt. Rickenbacker was the ace of aces in American aviation on the front in France. His acquaintance among the soldiers of the late war is nationwide. When he speaks for them, he speaks what he knows.

By CAPT. "EDDIE" RICKENBACKER,
Chapter I.

For a soldier, the League of Nations has just one meaning—war. It is a contract to fight. If we join the league we agree to fight when called in to do so.

International lawyers and diplomats may argue this point. Some say that we may sign the league covenant and still not fight unless we want. They argue that, after our allies call on us, we still are at liberty to go in or stay out.

The soldier does not look at the league covenant in this way. He does not bother with the law or diplomacy. We sign a contract; we must keep it. We give a promise; we must redeem it. He does not even think about



Capt. "Eddie" Rickenbacker.

whether it is morals or law that binds us. He only knows that if we give a pledge we are going to stand by it.

Take, for instance, article 10, the war article of the league. The soldier reads there that the members of the league "undertake to respect and preserve against external aggression" the territory and independence of all other members. That is the language of the covenant. The soldier translates that language in his mind into United States. He then would put the pledge, if signed by the United States, in about this form:

"The United States undertakes to respect and preserve against external aggression the territory of all members of the league." Add to this that to the soldier "external aggression" is merely a polite name for war and you have article 10 as he sees it. Everything else is to him just camouflage. We give our word to stand ready to fight, on call, for any other nation in the league that is suffering from a case of "external aggression." Once given, we have to keep it.

The trouble might come in China, or Siam, Greece, India or Egypt. We might be called to fight to keep 30,000,000 Chinese in Shantung under Japanese rule, or to hold India in the British empire; we might not like the job; we might even sympathize with the Chinese, or Hindus, but we should have given our word. In a plain contract, and we should have to keep it.

That is the way a plain soldier looks at the league contract, and ninety-five in a hundred soldiers do not like it. They have seen foreign nations and know they are foreign to us. They know that every foreign nation, in war or peace, acts first and last for itself. If a foreign nation gets into war while acting in its own interests, they do not see why they should be shipped to Europe or Asia to help it; they do not understand why American blood should be shed to build up any foreign nation. Therefore, they are against taking the pledge; they are against article 10; they are against the covenant.

To fight in war is the solemnest business on earth. Those who fought know this better than anybody else, and they are against fighting for any country except the United States.

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5 full-stock Durock sows with pigs.
Also 2 horses and one mule. Will
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Miss Betsy Lane Shepherd,
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The test:
A direct comparison between her voice and its RE-CREATION by New Edison.

The Jury:
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The verdict
(unanimous):
No difference!

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that
made this
phenomenal
record of realism

Come in and tell us which voice or instrument "get" you most quickly. We'll give you the "personal favorites" Realism Test. This test will show you what the New Edison's perfect realism does, how it brings the keener, finer, subtler joys in music.

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& BRO.,
Beaver Dam.

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the Genuine.

L. 73

DIRECTORY.

CIRCUIT COURT.

Judge—R. W. Black, Owensboro.
Com'th. Attorney—C. E. Smith, Hartford.

Clerk—A. C. Porter, Hartford.
Master Commissioner—Otto C. Martin, Hartford.

Trustee Jury Fund—Cal P. Keown, Hartford.

1st Monday in March—13 days—Com'th. and Civil.

1st Monday in May—12 days—Civil.

1st Monday in July—12 days—Com'th. and Civil.

3d Monday in September—11 days—Civil.

4th Monday in November—13 days—Com'th. and Civil.

COUNTY COURT.

Meets first Monday in each month.

Judge—Mack Cook.

County Att'y.—A. D. Kirk.

Clerk—W. C. Blankenship.

Sheriff—S. A. Bratcher.

Superintendent—E. S. Howard.

Jailer—Worth Tichenor.

Tax Commissioner—D. E. Ward.

Surveyor—C. S. Moxley.

Coroner—E. P. Rodgers.

FISCAL COURT.

Meets first Tuesday in April and October.

1st District—Ed Shown, Hartford, Route 3.

2nd District—Sam L. Stevens, Beaver Dam.

3rd District—Q. B. Brown, Simmons.

4th District—G. W. Rowe, Centertown.

5th District—W. C. Daugherty, Balzertown.

6th District—W. S. Dean, Dundee.

7th District—B. F. Rice, Fordsville.

8th District—B. C. Rhoades, Hartford, Route 5.

HARTFORD.

Mayor—J. E. Bean.

Clerk—J. A. Howard.

Police Judge—C. M. Crowe.

Marshal—E. P. Casebler.

ROCKPORT.

Chm'n. Board—W. G. Iler.

Clerk—N. H. Bratcher.

Police Judge—S. L. Fulkerson.

Marshal—Ed. J. Bratcher.

BEAVER DAM.

Chm'n. Board—W. T. McKenney.

Clerk—R. W. King.

Police Judge—J. W. Cooper.

Marshal—R. F. Stevens.

FORDSVILLE.

Chm'n. Board—W. R. Jones.

Clerk—Olla Cobb.

Police Judge—C. P. Kessinger.

Marshal—Grant Pollard.

OFFICIAL SCHOOL CALENDAR FOR PRESENT YEAR

County Board of Education—E. S. Howard, S. S. O. C.

Div. No. 1—R. A. Owen, Hartford, Route 6.

Div. No. 2—H. C. Lake, Fordsville.

Div. No. 3—Claud Renfrow, Dundee.

Div. No. 4—Robt. Goff, Rosine.

Div. No. 5—Otis Stevens, Beaver Dam.

Div. No. 6—Nat Lindley, Centertown.

County Board of Examiners: E. S. Howard, Mrs. Birdie Midkiff and Ira Jones.

Teachers Institute, Sept. 13th—17th.

EXAMINATIONS

Common School Diploma May 14 and 15 at Hartford, Beaver Dam and Fordsville.

May 21 and 22—County Teachers' Examination at Hartford, (White).

May 28 and 29—County Teachers' Examination at Hartford, (Colored).

June 18 and 19—County and State Teachers' Examination at Fordsville, (White).

June 25 and 26—County and State Teachers' Examination at Hartford, (Colored).

Sept. 17 and 18—County and State Teachers' Examination at Hartford, (White).

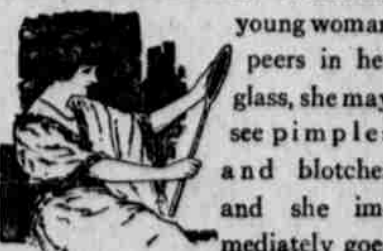
Sept. 24 and 25—County and State Teachers' Examination at Hartford, (Colored).

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& Satin Skin**

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